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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/825,249	04/02/2001	Rahul Sharma	SUNMP006	2037
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SUNNYVALE, CA 94085			2192	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/825,249	SHARMA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Chrystine Pham	2192				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be fir ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	mely filed  ys will be considered timely. In the mailing date of this communication.  ED (35 U.S.C. § 133).				
Status	_					
1) Responsive to communication(s) filed on 24 F	ebruary 2005.					
2a)⊠ This action is FINAL. 2b)□ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims		•				
4)⊠ Claim(s) <u>1-11 and 13-25</u> is/are pending in the	4)⊠ Claim(s) <u>1-11 and 13-25</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-11, 13-25</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received.						
Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summan Paper No(s)/Mail D					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	5) Notice of Informal	Patent Application (PTO-152)				
Paper No(s)/Mail Date 6)						
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office A	Action Summary P	art of Paper No./Mail Date 05092005				



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### **DETAILED ACTION**

 This action is responsive to the Amendment filed on 02/24/2005. Claims 1, 9, and 18 have been amended. The Applicants have canceled claim 12. Claims 1-11, and 13-25 are presented for examination.

# Response to Arguments

2. Applicant's arguments filed on 02/24/2005 have been fully considered but they are not persuasive.

With respect to claims 1, and 18, the Applicants essentially contend that "Nally does not disclose or suggest to classify the entity bean object with a particular state management type. The state management type of one embodiment of the present invention can identify the mechanism and policy for replication of state objects to the different types of state servers and for migration of the state objects from one server process to another" (page 8 of 11, 3<sup>rd</sup> paragraph). The Applicants further contend that "Nally does not disclose particular management types to which the entity bean object can be classified" (page 8 of 11, 3<sup>rd</sup> paragraph). It is noted that "the different types of state servers" and "migration of state objects from one server process to another" are not cited in claims 1 or 18. Furthermore, it is respectfully submitted that Nally et al. (Nally et al., US 6298478 B1) teach a Java based application having a plurality of entity beans (see at least EJB 500 FIG.5 & associated text; 620 TX1, 520a FIG.6A & associated text; different entity beans col.13:55-65; transaction 1, 4 beans col.15:1-15;) wherein each entity bean has multiple versions (see at least EJB 500, EJB 510, Version of Entity Bean 521 FIG.5 & associated text; 620 TX1, 520a FIG.6A & associated text; versions, different entity beans col.13:55-65; transaction 1, versions of 4 beans col.15:1-15;). Nally et al. further teach each entity bean is associated with an entity bean object (see at least EJB 500, EJB 510 FIG.5 & associated text) which keeps track of said multiple versions of the entity bean and processes the changes made to the versions (see at least wrapper, EJB Object 510, version 520, version status data 530,

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associated text; *Block 820, EJB Object, instance data 550, version 520* col.18:55-64). Since *Nally et al.*'s EJB Object 510 keeps track of the different versions of the entity bean and the changes that have been made to the versions, it is inherent that the versions (i.e., the individual entity bean objects) are "associated" and "classified" with the EJB Object (i.e., a particular modular state management type). Thus, *Nally et al.*'s EJB Object 510 is equivalent to the claimed "a particular modular state management type" with which individual entity bean objects can be classified. Since *Nally et al.* teach a plurality of entity beans and their associated versions as set forth above, each of which is associated with a respective EJB Object (i.e., a particular modular state management type), *Nally et al.* disclose "particular state management types" to which individual entity bean objects can be classified.

The Applicants further contend that *Nally et al.* do not teach "the plurality of state objects being replicated in a state server when dictated by the state management type" (page 9 of 11, first whole paragraph). Since *Nally et al.*'s EJB Object keeps track of the multiple versions (i.e., entity bean objects) of the entity beans and persists changes (made to the versions) to the persistent storage as shown above, it is inherent that EJB Object (i.e., state management type) dictates the persistence (i.e., replication) of that the instance data 550 (i.e., state objects) associated with their respective entity bean versions in a state server.

Applicants further contend that *Nally et al.* do not teach maintaining a replica of each state management unit in a state server when dictated by the particular state management type (page 9 of 11, first whole paragraph). Since *Nally et al.*'s EJB Object keeps track of the changes made to different versions of the entity bean, and persist these changes to a data store, and since each version of the entity bean contains the version status data 530 which is used to keep track of the modification made to the version, it is the equivalence to the claimed "state management unit". Thus, when a version is persisted to data storage by the EJB Object, it is inherent that a

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replica of each version status data 530 (i.e., state management unit) is maintained in a state server when dictated by the EJB Object (i.e., particular state management type) (see at least *EJB Object, persisted, data store, version status data 530* col.13:5-col.14:61).

In view of the forgoing discussion, claim rejections under 35 USC § 102(e) and 35 USC § 103(a) are considered proper and maintained.

#### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 4. Claims 1-5, 8, 18, and 22-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Nally et al. (US 6298478), hereinafter, *Nally et al.*

As per claim 1, *Nally et al.* teach a method (e.g., see Abstract) and system (e.g., see FIG.2 & associated text, see FIG.3 & associated text) for partitioning container-managed state for a Java base application (e.g., see *versions 520-552* FIG.5 & associated text, see FIG.6A & associated text, see FIG.6B & associated text, col.12:39-45), comprising the operations of:

classifying individual entity bean objects (e.g., see TX1, TX2, TX3 FIG.6A & associated text; see versions 520-522 FIG.5 & associated text, see TX1 FIG.6A & associated text, col.15:4-6) with a particular modular state management type (e.g., see EJB Object 510a FIG.6A & associated text, see EJB Object 510 FIG.5 & associated text, col.13:56-58);

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providing a plurality of modular state objects/state partitions (e.g., see *versions 520-522* FIG.5 & associated text, see *TX1* FIG.6A & associated text, col.15:4-6), each state object storing a state (e.g., see *instance data 550, version status data 530* FIG.5 & associated text) of a corresponding entity bean object (e.g., see *EJB 500* FIG.5 & associated text, col.14:19-20, col.13:56-58, col.14:19-20) within a memory address space (e.g., see *memory 230* FIG.2 & associated text, col.8:43-44) of a Java server process (e.g., see *server applications 120, 122* FIG.1 & associated text, see *application server 347* FIG.3 & associated text), wherein each state object is associated with the state management type of the corresponding entity bean object (e.g., see *520-522, 530, 510* FIG.5 & associated text); and

o providing state management for each entity bean object based on the associated state management type using a corresponding state object (e.g., see 500, 510, 520, 530 FIG.5; FIG.6A, 720 FIG.7A, 820-830 FIG.8A, FIG.8B, & associated text, col.15:55-58; col.14:1-20; col.15:10-16; col.17:50-col.18:15; col.18:55-65) wherein each one of the plurality of state objects is replicated in a state server when dictated by the state management type (see at least *EJB 500, EJB 510* FIG.5 & associated text; wrapper, *EJB Object 510, version 520, version status data 530, instance data 550, changing the bean, persisted to data store* col.13:5-14:61; 820 FIG.8A & associated text; *Block 820, EJB Object, instance data 550, version 520* col.18:55-64).

# Nally et al. further teach:

- a. the operation of using a control module/repository (maintaining state partition specifications) to manage dynamic partitioning/replication of the state of the application via the state partitions and the state management units (e.g., col.3:62-col.4:1).
- b. each state partition allows only one concurrent transaction (e.g., see FIG.4 & associated text, see *version 520* FIG.5 & associated text, see *520a, 521a, 522a*

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FIG.6A & associated text) to be performed on the entity bean objects within the particular state partition during a given time period (e.g., col.2:64-67, col.3:25-40, col.4:28-30 & 34-35, col.11:55-col.12:10).

As per claim 2, *Nally et al.* teach the method as applied to claim 1, wherein the state management type is a memory replicated (e.g., see *memory 228* FIG.2 & associated text, col.8:43-45) state management type (e.g., col.2:60-61, col.4:40-43, col.10:33-45, col.17:50-col.18:1 *data caching*, col.17:65-col.18:1).

As per claim 3, *Nally et al.* teach the method as applied to claim 1, wherein the state management type is a disk replicated (e.g., see *long term storage 230* FIG.2 & associated text, see *data repository 348* FIG.3 & associated text, col.7:30-33, col.8:32-39) state management type (e.g., col.2:60-61, col.4:40-43, col.10:1-9 and 33-45).

As per claim 4, see claims 1 and 3.

As per claim 5, *Nally et al.* teach the method as applied to claim 4, wherein the state management type identifies a policy for replication of a state object to a particular type of state server (e.g., col.13:37-43, col.14:21-29).

As per claim 8, *Nally et al.* teach the method as applied to claim 1, further comprising the operation of performing lock management using the state objects (e.g., col.3:49-52, col.6:23-42, col.12:11-14, col.19:57-col.20:5, col.20:25-42).

As per claim 18, *Nally et al.* teach a system application (e.g., see FIG.2 & associated text, see FIG.3 & associated text) for partitioning managed container-managed state for a Java based

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(e.g., see *versions 520-552* FIG.5 & associated text, see FIG.6A & associated text, see FIG.6B & associated text, col.12:39-45), comprising:

- o an application having a plurality of entity bean objects (e.g., see 500, 510, 520-522 FIG.5 & associated text; 620 FIG.6A & associated text; versions, entity beans col.13:55-65; 4 beans col.15:1-15);
- a plurality of state objects (e.g., see versions 520-522 FIG.5 & associated text, see TX1 FIG.6A & associated text, col.15:4-6), each state object storing a state (e.g., see instance data 550, version status data 530 FIG.5 & associated text) of a corresponding entity bean object (e.g., see EJB 500 FIG.5 & associated text, col.14:19-20, col.13:56-58, col.14:19-20) within a memory address space (e.g., see memory 230 FIG.2 & associated text, col.8:43-44) of a Java server process (e.g., see server applications 120, 122 FIG.1 & associated text, see application server 347 FIG.3 & associated text), wherein each state object is associated with a particular state management type (e.g., see 520-522, 530, 510 FIG.5 & associated text); and
- a plurality of state management units (e.g., 530 FIG.5 & associated text) that classify the state objects based on the particular state management type associated with each state object, wherein the state management units facilitate state management for each entity bean object, wherein a replica of each state management unit is maintained in a state server when dictated by the particular state management type (see at least EJB 500, EJB 510 FIG.5 & associated text; wrapper, EJB Object 510, version 520, version status data 530, instance data 550, changing the bean, persisted to data store col.13:5-14:61; 820 FIG.8A & associated text; Block 820, EJB Object, instance data 550, version 520 col.18:55-64).

As per claims 22-24, they recite limitations, which have been addressed in claims 2-3, and 5 respectively, therefore, are rejected for the same reasons as cited in claims 2-3, and 5.

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## Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 6-7, 9-11, 13-15, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nally et al. further in view of Chung et al. (US 6105148), hereinafter, Chung et al.

As per claim 6, Nally et al. teach the method as applied in to claim 4. Nally et al. do not expressly disclose the state management type identifying a policy for migration of a state object from one server process to another server process. However, Chung et al. teach the a method and system for providing different types of state management (e.g., see volatile state 30 & persistent state 120 FIG.1 & associated text, col.2:6-11, col.5:53-60) for entity bean objects (e.g., FIG.8A & associated text) wherein checkpoints are managed using state objects (e.g., FIG.4 & associated text, col.2:62-66, col.4:50-55, col.8:1-3) and state management unit identifies a particular mechanism for recovery of states for entity bean objects (e.g., col.2:62-66, col.4:50-55), which are migration capable between server processes (e.g., FIG.2 & associated text, col.5:10-13). It would have been obvious to one of ordinary skill in the pertinent art at the time the invention was made to incorporate the teaching of Chung et al. into that of Nally et al. which would produce the expected result with reasonable success. And the motivation for combining the teachings would have been that utilizing state objects in managing checkpoints enables the monitoring and persisting of the states as well as detection of data conflicts which might occur following each checkpointed state, thus, enforcing data consistency and allowing the recovery (based on the methods specified in the recovery mechanism) of the application process to it previous state. Furthermore, it would have been obvious to one of ordinary skill in the pertinent

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art at the time the invention was made that specifying migration mechanism using state objects within state management units enables the application in the first processing server to be exported to, installed, and deployed on a second processing server in the event of permanent or long-term hardware failure of the first server.

As per claim 7, 9-11, see claims 1-3 and 6.

As per claim 13, see claim 1a.

As per claims 14-15, see claim 1.

As per claim 25, see claim 6.

7. Claims 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Nally et al.* in view of *Chung et al.* (hereinafter *N2*) and further in view of Apte et al. (US 6269373), hereinafter, *Apte et al.* 

As per claim 16, *N2* teach the method as applied to claim 15. *Nally et al.* do not expressly disclose each state partition serializes transactions for entity bean objects within a particular state partition. However, *Apte et al.* disclose a method and system wherein each state partition serialize transactions for entity bean objects within a particular state partition (e.g., col.15:21-27, col.15:67-col.16:5, col.16:57-65). *Apte et al.* further disclose entity bean objects (e.g., see *EJB 1208* FIG.12 & associated text) of the application are partitioned into state partitions during pre-deployment (e.g., see Abstract, *fields 1210-1214* FIG.12 & associated text). It would have been obvious to one of ordinary skill in the pertinent art at the time the invention was made to incorporate the teaching of *Apte et al.* into that of *N2* which would produce the expected result with reasonable success. And the motivation combining the teachings would have been that serializing transactions for the entity been objects enables their properties, fields, and states to be saved and restored to and from persistent storage since serialization is a well-known technique of converting information objects into data stream which can be efficiently

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written to (and later retrieved by descrialization from) storage. Furthermore, it would have been obvious to one of ordinary skill in the pertinent art at the time the invention was made that partitioning of the entity bean objects during pre-deployment allows for the identification of the different states of the entity bean objects for replication/persistence purposes.

As per claim 17, see claim 1b.

8. Claims 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Nally et al.* in view of *Apte et al.* 

As per claim 19, see claim 16.

As per claim 20, see claim 1a.

9. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Nally et al.* in view of *Chung et al.* in view of *Apte et al.* (hereinafter *N3*) and further in view of Savage et al. (US 6604110), hereinafter, *Savage et al.* 

As per claim 21, *N*3 teach the system as applied to claim 20 wherein the repository manages replication of the state of the Java application during runtime (e.g., see claim 13). *N*3 do not expressly disclose the repository manages migration of state of the Java application. However, *Savage et al.* disclose a repository (e.g., see *generic metadata repository 200* FIG.13 & associated text) managing migration of enterprise application data (e.g., see *generate migration specifications 202* FIG.13 & associated text, col.1:22-25 & 52-56, col.21:1-6). It would have been obvious to one of ordinary skill in the pertinent art at the time the invention was made to incorporate the teaching of *Savage et al.* into that of *N*3 which would produce the expected result with reasonable success. And the motivation for combining the teachings would have been that a repository, which specifies migration protocol, enables the source application data (e.g., properties, fields, states) persisted in the repository of one operational system to be analyzed in order to generate metadata/migration protocol which would specify how the data on that particular

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operational system are logically transformed (or made independent) from the underlying operational system model to other logical and physical structure of data warehouses (aligning with target business/enterprise structures) on other operational systems so that said data can be logically mapped, cross-referenced, or incorporated into diverse type business/enterprise applications.

#### Conclusion

10. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chrystine Pham whose telephone number is 571-272-3702. The examiner can normally be reached on Mon-Fri, 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on 571-272-3695. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CP May 9, 2005

> WEIY. ZHEN PRIMARY EXAMINER